

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:	James A. Rinde, et al.)	Group Art Unit: Unknown
Reissue Appl.:	Unknown)	Examiner: Unknown
Filed:	Herewith)	
U.S. Patent No.:	6,254,105)	
For:	SEALING SYSTEM FOR ACOUSTIC WAVE TOUCHSCREENS)	

STATEMENT OF OWNERSHIP OF PATENT AND ASSENT TO REISSUE APPLICATION

To The Commissioner Of Patents And Trademarks:

The undersigned is empowered to act on behalf of the assignee of U.S. Patent No. 6,254,105, namely Elo TouchSystems, Inc. ("Assignee").

In accordance with 37 CFR § 3.37(b), Assignee represents that it is the assignee of the entire right, title and interest in the above-identified letters patent by virtue of an assignment from the inventors of said letters patent. The assignment was recorded in the U.S. Patent and Trademark Office at Reel 011782, Frame 0162.

Assignee hereby assents to the accompanying application for reissue of the above-identified letters patent in accordance with 37 CFR § 1.172.

I declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful, false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful, false statements may jeopardize the validity of the application or patent issuing therefrom.

Dated: 6/14/03

Elo TouchSystems, Inc.
By: Michael Aronoff
Michael Aronoff
Assistant Secretary

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For:	SEALING SYSTEM FOR)	
	ACOUSTIC WAVE)	
	<u>TOUCHSCREENS</u>)	

REISSUE APPLICATION DECLARATION

To the Commissioner Of Patents and Trademarks

Sir:

We, James A. Rinde, Barry C. Matthews, Miguel A. Morales, Joel C. Kent, Drew John Loucks, John Seymour Mattis, Jeff Dolin, Mark W. Ellsworth and Frank Wasilewski, each declare:

1. I have reviewed and understand the contents of the specification and claims of the above-identified reissue application, and believe the forgoing named individuals to be the joint inventors ("inventors") of the invention described and claimed in the aforesaid reissue application and in U.S. Letters Patent No. 6,254,105 on which said reissue application is based.

2. I do not know and do not believe that said invention was ever known or used in the United States of America before the invention thereof by the inventors.

3. U.S. Patent No. 6,254,105 is at least partly inoperative because it claims less than we inventors had a right to claim in the patent.

4. The insufficiencies identified in above paragraph 3 arose as a result of errors on the part of the inventors and/or the attorney for the applicant for the 6,254,105 patent,

which were not discovered until after the 6,254,105 patent had been issued. One such error was the failure to realize that the invention is not limited to use of a touchscreen arrangement including a housing mounted to a touchscreen, the housing having a bezel, in combination with retention means for assisting in the positioning and holding in place of an elongate gel body compressed and forming a seal between the bezel and the touchscreen, but extends to touchscreen arrangements including a housing mounted to a touchscreen, with an elongate gel body compressed and forming a seal between the housing and the touchscreen, without such bezel or retention means. Another such error was the failure to accept claims allowed by the Examiner during prosecution of the original application. Yet another such error was the failure to realize the invention extends to a touchscreen arrangement or an acoustic touch monitor, wherein a gel material filled with microspheres forms a seal between a touchscreen and a housing around a perimeter of a touch-sensitive area on the touchscreen, without requiring further structural features. These and other errors can be remedied by the amendments made to claims 1, 6-8, 11-12, 18 and 22, along with the cancellation of claim 5 and the addition of new claims 23-46 set forth in the Preliminary Amendment filed concurrently with the above-identified reissue application.

5. The errors identified above arose without any deceptive intention on the part of the undersigned or the assignee of the application on which U.S. Letters Patent No. 6,254,105 issued, Elo TouchSystems, Inc..

7. I acknowledge a duty to disclose information I am aware of which is material to the examination of this reissue application.

I declare further that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United

Reissue Application Declaration for U.S. Patent No. 6,254,105
Page 3

States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Full name of inventor James A. Rinde

Inventor's Signature

Date _____ Country of Citizenship United States

Post Office Address 985 Camino Concordia, Camarillo, CA 93010

Full name of inventor Barry C. Matthews

Inventor's Signature

Date _____ Country of Citizenship United States

Post Office Address 5265 Fairbanks Common, Fremont, CA 94555

Full name of inventor Miguel A. Morales

Inventor's Signature

Date _____ Country of Citizenship United States

Post Office Address 4881 Montague Avenue, Fremont, CA 94555

Full name of inventor Joel C. Kent

Inventor's Signature

Date _____ Country of Citizenship United States

Post Office Address 35937 Gaskell Court, Fremont, CA 94536

Reissue Application Declaration for U.S. Patent No. 6,254,105
Page 4

Full name of inventor Drew John Loucks

Inventor's Signature

Date _____ Country of Citizenship United States

Post Office Address 1119 Ginger Lane, San Jose, CA 95128

Full name of inventor John Seymour Mattis

Inventor's Signature

Date _____ Country of Citizenship United States

Post Office Address 557 Fort Laramie Drive, Sunnyvale, CA 94087

Full name of inventor Jeff Dolin

Inventor's Signature

Date _____ Country of Citizenship United States

Post Office Address 1260 Academy Avenue, Belmont, CA 94002

Full name of inventor Mark W. Ellsworth

Inventor's Signature

Date _____ Country of Citizenship United States

Post Office Address 7200 Prince Drive, Dublin, CA 94568

Full name of inventor Frank Wasilewski

Inventor's Signature

Date _____ Country of Citizenship United States

Post Office Address 3556 Altamont Way, Redwood City, CA 94062